DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

(37 CFR 1.63)

Declaration
Submitted with
Initial Filing

LX
Declaration
Submitted after Initial
Filing (surcharge (37
CFR 1.10(e)) Tequired)

Attorney Docket Number	GLAD-001
First Named Inventor	Mark A. Goldsmith et al.
Application Number	09/470,817
Filing Date	December 23, 1999
Group Art Unit	To Be Assigned
Examiner Name	To Be Assigned

As a below named inventor, I hereby declare that:							
My residence, post office address, and c	itizenship are as stated belo	ow next to my name.					
I believe I am the original, first and sole are listed below) of the subject matter w					plural names		
TRANSGENIC RODENTS AND ROD	ENT CELL LINES EXPR	ESSING HIV CO-RECE	PTORS				
the specification of which: is attached hereto							
OR X was filed on December 2	23, 1999 as United Statemended on (if appli		or PCT Internation	nal Application	Number _		
I hereby state that I have reviewed and using amendment specifically referred to a		he above-identified specif	fication, including	the claims, as	amended by		
I acknowledge the duty to disclose infor	mation which is material to	patentability as defined b	by 37 CFR 1.56.				
Insofar as the subject matter of each of tapplication in the manner provided by the material to patentability as defined in 3°	ne first paragraph of 35 U.S	S.C. 112, I acknowledge th	he duty to disclose	e information w	hich is		
national or PCT international filing date			———	——————————————————————————————————————			
	of this application. under 35 U.S.C. 119(a)-(d) tional application which de ow any foreign application	or 365(b) of any foreign a signating at least one could (s) for patent or inventor's	application(s) for ntry other than the s certificate or any	patent or invente United States	tor's of America,		
national or PCT international filing date I hereby claim foreign priority benefits the certificate, or 365(a) of any PCT international below and have also identified below application(s) having a filing date before Prior Foreign Application	of this application. under 35 U.S.C. 119(a)-(d) tional application which de ow any foreign application	or 365(b) of any foreign a signating at least one countries (s) for patent or inventor's of which priority is claime	application(s) for ntry other than the sertificate or any ed. Priority	patent or invente United States / PCT internation	tor's of America,		
national or PCT international filing date I hereby claim foreign priority benefits a certificate, or 365(a) of any PCT interna- listed below and have also identified bel application(s) having a filing date before	of this application. under 35 U.S.C. 119(a)-(d) tional application which de ow any foreign application that of the application(s) of	or 365(b) of any foreign a signating at least one county (s) for patent or inventor's of which priority is claime	application(s) for ntry other than the s certificate or any	patent or invente United States / PCT internation	tor's of America, onal		
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650-327-3231

I hereby claim the benefit under 35 U.S.C. 120 of any United States application(s), or 365(c) of any PCT international application(s) designating the United States of America, listed below. U.S. Parent Application or PCT Parent Number Parent Filing Date Parent Patent Number (MM/DD/YYYY) (if applicable) As a named inventor, I hereby appoint the following registered practitioner(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Name Registration Number Name Registration Number Karl Bozicevic 28,807 Bret E. Field 37,620 36,513 Pamela J. Sherwood 36.677 Carol L. Francis Dianna L. DeVore 42,484 Paula A. Borden 42,344 Donna D. Johnson P45,544 DIRECT ALL CORRESPONDENCE TO: Dianna L. DeVore Name Address **BOZICEVIC, FIELD & FRANCIS LLP** Address 285 Hamilton Avenue, Suite 200

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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